## CHAPTER 63.

ENCOURAGEMENT OF USE OF WAGONS WITH WIDE TIRES ON PUBLIC HIGHWAYS.

. . .

AN ACT to encourage the use of wagons with wide tires on public highways and providing for a rebate of a portion of their road tax to persons using wagons with tires not less than three inches in width when hauling heavy loads on the public highways of this state. [Additional to chapter two (2) of title eight (VIII) of the code, relative to working roads.]

Be it enacted by the General Assembly of the State of Iowa:

Section 1. Use of wagons with wide tires—rebate. That all persons who shall in good faith use wagons on the public highways of this state with tires not less than three inches in width, for hauling loads exceeding eight hundred pounds in weight, for the year ending the first day of July nineteen hundred and seven (1907) and each succeeding year thereafter, shall receive a rebate of one-fourth (¾) of their assessed highway tax for that year, and in like manner each succeeding year thereafter; provided, that such rebate shall not exceed the sum of five dollars (\$5.00) in any one

year to any person.

SEC. 2 Affidavit—rebate, how paid. Any person complying with the provision of section one (1) of this act, who shall make and subscribe to an affidavit that he has for the last preceding year of July first, nineteen hundred and seven or any succeeding year thereafter, used only such wagons with tires not less than three inches in width, for hauling loads exceeding eight hundred pounds in weight, on the public highways of this state, shall receive payment by the township trustees of the township in which such person resides, of one-fourth (¾) of the road tax assessed and levied on the property of said person. Such payment shall not exceed in any one year the sum of five dollars (\$5.00) and all township trustees and township clerks are hereby authorized to administer such oath.

Approved March 10, A. D. 1906.

## CHAPTER 64.

## SERVICE OF NOTICE OR PROCESS ON CERTAIN CORPORATIONS.

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AN ACT to amend section sixteen hundred twelve (1612) of the code, and providing for service of notice or process on certain corporations by adding to said section the following.

Be it enacted by the General Assembly of the State of Iowa:

Section 1. Notice or process—upon whom and how served. Section sixteen hundred twelve (1612) of the code is hereby amended by adding

thereto the following:

"Provided that any corporation organized under the laws of this state that does not maintain an office in the county of its organization, or transact business in this state, shall file with the secretary of state a written instrument duly signed and sealed, authorizing the secretary of state to acknowledge service or [of] notice or process for and in behalf of such corporation in this state, and consenting that service of notice or process may be made upon the secretary of state, and when so made shall be taken and held as valid as if served according to the laws of this state, and waiving all claim or right or error by reason of such acknowledgment of service. Such notice or process, with a copy thereof, may be mailed to the secretary of state at Des Moines, Iowa, in a registered letter addressed to him by his official title, and he shall immediately upon its receipt acknowledge service thereon in behalf of the defendant corporation by writting thereon, giving the date thereof,